

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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	SERIAL NUMBER		FILING DATE		FIRST NAMED APPLICANT			ATTORNEY DOCKET NO.
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DETON, FISHER, SPIVAK, MCCLELLAND & MAIER 1755 S. JEFF. DAVIS HWY. ARLINGTON, VA 22202

EXAMINER						
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ART UNIT	PAPER NUMBER					
21.2	9					
DATE MAILED: ()	5/13/86					

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

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	pplication has been examined Responsive to communication filed on $3-1+86$	*						
	d statutory period for response to this action is set to expire month(s), deys from the respond within the period for response will cause the application to become abandoned. 35 U.S.C. 1							
Part I 1. 1/2/ 3. 5.	Notice of Art Cited by Applicant, PTO-1449 Information on How to Effect Drawing Changes, PTO-1474 NOTICE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION: 2. Notice re Patent Drawing, Notice of Art Cited by Applicant, PTO-1449 4. Notice of informal Patent of the Patent Drawing Changes, PTO-1474 6. Notice of Informal Patent of the Patent Drawing Changes, PTO-1474	PTO-948. Application, Form PTO-152						
Part II	SUMMARY OF ACTION							
1. [X]	Claims /-3 and 5-7	are pending in the application.						
	Of the above, claime	-are withdrawn from consideration.						
2.	Claims	have been cancelled.						
3.	Claims	are allowed.						
4. (2)	Claims /-3, 5 and 6	are rejected.						
5.		are objected to.						
6. [Claims are subject to re	estriction or election requirement.						
7.	This application has been filed with informal drawings which are acceptable for examination purposes until such time as allowable subject matter is indicated.							
8.	Allowable subject matter having been indicated, formal drawings are required in response to this Office	e action.						
9.	The corrected or substitute drawings have been received on These drawings are acceptable; not acceptable (see explanation).							
10.	The proposed drawing correction and/or the proposed additional or substitute sheet(s) of drawings, filed on has (have) been approved by the examiner. disapproved by the examiner (see explanation).							
11.	The proposed drawing correction, filed, has been approved disa the Patent and Trademark Office no longer makes drawing changes. It is now applicant's responsibilit corrected. Corrections <u>MUST</u> be effected in accordance with the instructions set forth on the attache EFFECT DRAWING CHANGES", PTO-1474.	ty to ensure that the drawings are						
12.	Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has b	een received not been received						
	been filed in parent application, serial no, filed on	•						
13.	Since this application appears to be in condition for allowance except for formal matters, prosecution accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.							
14.	Other							

EXAMINER'S ACTION

Serial No. 679,058 Art Unit 212

The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) and (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Claims 1,2,5 and 6 are rejected under 35 U.S.C. 103 as being unpatentable over Erickson or Ziedonis in view of Brisken (949) combined with Yoshikawa or Plesset. Erickson and Ziedonis teach a flexible transducer assembly that is concave. Brisken teaches that better element isolation is obtained if the piezo elements and the impedance matching layers are completely separated from each other. They can be provided by cutting a large element into smaller elements. Of course, the method of providing the separate element is not relevant to the final structure per se'. It would have been obvious to one of ordinary skill in the art that Erickson and Ziedonis could be provided with the standard impedance matching elements and damping backing that are conventional in the art. As suggested by Brisken, the impedance matching layers should be separated separate piezo element. Plesset and Yoshikawa Serial No. 679,058 Art Unit 212

teach it may be advantageous to provide a convex transducer. Given that a convex shape would be desired, one of ordinary skill in the art would have found it obvious to construct Erikson or Ziedonis in this "inside-out" configuration.

Claim 3 is rejected under 35 U.S.C. 103 as being unpatentable over Erickson or Ziedonis in view of Brisken combined with Yoshikawa or Plesset as applied to claim 1 above, and further in view of Larson or Miller.

This claim adds the use of a flexible printed circuit board for electrically connecting the transducer leads. Larson and Miller teach the combination of a flexible transducer is well known and a matter of design choice. It would have been obvious to one of ordinary skill in the art that a flexible board would be advantageous when dealing with curved structure.

In view of the new rejections, applicants argument are moot.

Further cited to show separated impedance matching layers are Smith and Brisken (684).

Budd/tm

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WARK O. BUDD PRIMARY EXAMINED ART UNIT 212